## EXHIBIT D



## E UNITED STATES PATENT AND TRADEMARK OFFICE

Inventors:

**David Catanzaro** 

Serial No.:

09/505,791

Filed:

17 February 2000

Title:

ARTICLE ASSEMBLY

Examiner:

Gary Graham

Group Art Unit:

1744

Patent

TO TO

## **TERMINAL DISCLAIMER**

Hon. Commissioner Of Patents & Trademarks Washington, D.C. 20231

Dear Sir:

This Terminal Disclaimer is to overcome a potential double patenting rejection for the above-identified case.

**DATE MAILED:** 9/1/01

Approved for ut : 1 yough \$/30/2000, CMB 0851-0031

. DEPARTMENT OF COMMERCE

Patent and Trademark Office; 11

Under the Paper work Reduction Act of 1995, no persons are required to respond to a collection of information unless it i TEI MINAL DISCUSIMER TO OBVIATE A DOUBLE PATENTING Docket Number (Optional) REJECTION OVER A PRIOR PATENT In re Applica ion of: David Catanzaro 09/505,791 Application 1 o.: February 17, 2000 Filed: Article Assembly For: The owner David Catanzaro of percent interest in the Instant application hereby disci. Ims. except as provided below, the terminal part of the statutory term of the patent granted on the instant appli ation which would extend beyond the expiration date of the full statutory arm defined in 35 U.S.C. 1/54 to 15 and 73, as presently shortened by any terminal disclaime of prior Patent No. 6,026,532 The swiner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with at patent granted on the instant application and is binding upon the gaintee, its successors or assigns. In miking the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant a plication that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the patent, as presently shortened by any terminal disclaimer, in the event that it later: expire; for failtire to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction is statutorily disclaimed in whole or terminally disclaimed und 1: 37 CFR 1.321, has all claims cand led by a reessimination certificate, is reissued, or is in any manner erminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either by : 1 or 2 below, if appropriate. brillssions in behalf of an organization (e.g., corporation, partnership, university, governr i int agency, etc.), the under signed is empowedlid to act on behalf of the organization. I her iby declare that all statements made herein of my own knowledge are trill and that all statements made on infill mation and belief are believed to be true; and further that these statem in its were made with the knowledge ti at willfullfalse litatements and the like so made are punishable by fine or imprisonment, or both. under Sectio 1 1001 of Title @8 of the United States Code and that such willful false still ements may leopardize the validity of the application or any patent issued thereon. 2. The undereigned is an attorney or record. Signature David anzaro Typed or prirled name Terming disclaimer fee under 37 CFR 1.20(d) included. \*Statemen: under 37 (FR 3.7%(b) is required if terminal disclaimer is signed by the assignee (owner) Form PTC SB/96 may be used for making this statement. See MPEP § 324.

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